

SOUT	HERN	TES DISTRICT COURT	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #:			
RICARDO VELASQUEZ,			:	DATE FILED: 4/24/2020		
-against - TWO BIG BOYS, INC. et al.,			Plaintiff(s), : : : : : : : : : : : : : : : : : : :	1: 19 -cv-11488-GHW <u>CIVIL CASE MANAGEMENT</u> <u>PLAN AND SCHEDULING</u> <u>ORDER</u>		
GREC	GORY H	I. WOODS, United States	District Judge:			
P. 26(f		ivil Case Management Plar	is submitted by	the parties in accordance with Fed. R. Civ.		
1.	All parties [consent / do not consent] to conducting all further proceedings before a United States Magistrate Judge, including motions and trial. 28 U.S.C. § 636(c). The parties are free to withhold consent without adverse substantive consequences. [If all parties consent, the remaining paragraphs need not be completed. Instead, the parties should submit to the Court a fully executed Notice, Consent, and Reference of a Civil Action to a Magistrate Judge, available at https://nysd.uscourts.gov/sites/default/files/2018-06/AO-3.pdf .]					
2.	The pa	erties [have / have not] conferred pursuant to Fed. R. Civ. P. 26(f).				
3.	Alternative Dispute Resolution/Settlement					
	a.	Settlement discussions [have / have not] taken place.				
	b.	Counsel for the parties have discussed an informal exchange of information in aid of early settlement of this case and have agreed upon the following:				
	c. Counsel for the parties have discussed the use of the following alternessolution mechanisms for use in this case: (i) a settlement conferent Magistrate Judge; (ii) participation in the District's Mediation Progra (iii) retention of a private mediator. Counsel for the parties propose alternate dispute resolution mechanism for this case:					
		(ii) Participation in the District's Mediation Program				

	a.	designatedinparagraph3(c)beemployedatthefollowingpointinthecase(e.g., withinthenext60days;afterthedepositionofplaintiffiscompleted(specifydate); afterthecloseoffactdiscovery): Withinthenext60days		
	e.	Theuseofanyalternativedisputeresolutionmechanismdoesnotstayormodifyany dateinthisOrder.		
4.	Rule anda amer	eptforamendmentspermittedbyFed.R.Civ.P.15(a)(1)andthisCourt'sIndividual sofPractice inCivilCases("IndividualRules"),amendedpleadingsmaynotbefiled dditionalpartiesmaynotbejoinedexceptwithleaveoftheCourt.Anymotionto ndortojoinadditionalpartiesshallbefiledwithin3@aysfromthedateofthis er.[Absentexceptionalcircumstances,adatenotmorethan30daysfollowingtheinitialpretrial rence.]		
5.	14	aldisclosu respursuanttoFed.R.Civ.P.26(a)(1)shallbecompletednolaterthandaysfromthedateofthisOrder.[Absentexceptionalcircumstances,within14daysof prties'conferencepursuanttoRule26(f).]		
6.	auth	plicable] The plaintiff(s) shall provide HIPAA-compliant medical records release corization stothed efendant(s) no later than N/A . sent exceptional circumstances, adatenot more than 10 days following the initial pretrial conference.		
7.	Fact	Discovery		
	a.	Allfactdiscoveryshallbecompletednolaterthan September 23, 2020 [Aperiodnottoexceed120days,unlesstheCourtfindsthatthecasepresentsuniquecomplexities orotherexceptionalcircumstances.]		
	b.	InitialrequestsforproductionofdocumentspursuanttoFed.R.Civ.P.34shallbe servedby July 10, 2020		
	c.	InterrogatoriespursuanttoRule33.3(a) of the Local Civil Rules of the Southern District of New York shall be served by July 10, 2020 No Rule 33.3(a) interrogatories need be served with respect to disclosures automatically required by Fed.R.Civ.P.26(a).		
	d.	UnlessotherwiseorderedbytheCourt,contentioninterrogatoriespursuanttoRule 33.3(c)oftheLocalCivilRulesofthe SouthernDistrictofNewYorkmustbeserved nolaterthanthirty(30)daysbeforethecloseofdiscovery.Nootherinterrogatories are permitted without prior express permission of the Court.		
	e.	DepositionspursuanttoFed.R.Civ.P.30,31shallbec ompletedby August 23, 2020 ——.		
	f.	Requests to admit pursuant to Fed.R.Civ.P.36 shall be served by August 6, 2020 [Absentex ceptional circumstances, adatenotless than 30 days prior to the dates efforthin paragraph 7 (a).]		

g. Anyofthe deadlinesinparagraphs 7 (b),(c),(e),and(f) maybeextended by the written consent of all parties without application to the Court, provided that all fact discovery is completed by the dates et for thin paragraph 7 (a).

8.	Expe	ExpertDiscovery				
	a.	Anticipatedtypesofexperts,ifany: ADAexpertregardingaccessibilityandcompliance				
	b.	Allexpert discoveryshallbecompletednolaterthan November 7, 2020 [Absentexceptionalcircumstances,adate45 daysfromthedate setforth inparagraph7 (a).Omit_unlesstypesofexpertsareidentified.]				
	c.	Everypar ty-proponentofaclaim(includinganycounterclaim,cross-claim,orthird -partyclaim) thatintendstoofferexperttestimonyinrespectofsuchclaimmust makethedisclosuresrequiredbyFed.R.Civ.P.26(a)(2)bySeptember 23, 2020 [Absentexceptionalcircumstances,thedatesetforthinparagraph7 (a).]Everyparty -opponent ofsuchclaimthatintendstoofferexperttestimonyinoppositiontosuchclaimmust makethedisclosuresrequired byFe d.R.Civ.P.26(a)(2)bySeptember 23, 2020 [Absentexceptionalcircumstances, adate twoweeks followingtheprecedingdate.]				
	d.	Noexperttestimony(whetherdesignatedas"rebuttal"orotherwise)willbe permittedbyotherexpertsorbeyondthescopeoftheopinionscoveredbythe aforesaiddisclosureswithouttheCourt'sexpresspriorleave ,applicationforwhich mustbemadenol aterthan10daysafterthedatespecifiedintheimmediately precedingsentence. Allexpertsmaybedeposed, butsuchdepositions mustoccur withinthetimelimitsetforthforexpertdiscoveryinparagraph8 (b).				
9.		Allcounselmustconfertodiscusssettlementwithin14daysfollowingthecloseoffact discovery.				
10.	[Abso discov Rule: pre-r disco thesu post-	Motionsforsummaryjudgment,ifany,shallbefilednolaterthan				
11.	,	ointpretrialordershallbedue30daysfromthecloseofdiscovery,orifany dispositive onisfiled,21daysfromtheCourt'sdecisiononsuchmotion.Thefilingofthejoint				

pretrialorderandadditionalsubmissionsshallbegovernedbyFed.R.Civ.P.26(a)(3)and

theCourt'sIndividualRule5

12.	The parties expect that this case [is / is not / to be tried to a jury.					
13.	Counsel for the parties have conferred and the 2-3 days.	eir present best estimate of the length of trial is				
14.	Other issues to be addressed at the Initial Pretrial Conference, including those set forth in Fed. R. Civ. P. 26(f)(3), are set forth below.					
Couns	el for the Parties:					
B. Bra	dley Weitz	Plaintiff				
Paris Gyparakis		John Ioannou				
	[TO BE COMPLETED BY THE COURT:]					
,	The Court will hold a status conference on teletter updating the Court on the status of the cember 9, 2020 The letter should include the	case shall be filed on ECF by				
	(1) all existing deadlines, due dates, and/or co	ut-off dates;				
	(2) a brief description of any outstanding mo	tions;				
	(3) a brief description of the status of discovery to be completed;	ery and of any additional discovery that remains				
	(4) the status of settlement discussions;					
	(5) the anticipated length of trial and whether	r the case is to be tried to a jury;				
	(6) whether the parties anticipate filing motion	ons for summary judgment; and				
	(7) any other issue that the parties would like other information that the parties believe	*				
provid Individ	This Order may not be modified or the dates ourt for good cause shown. Any application to ed in paragraph 7(g)) shall be made in a writter dual Rule 2(C)(iii) and shall be made no less that ought to be extended.	modify or extend the dates herein (except as				
	SO ORDERED.					
Dated:	April 24, 2020	GREGORY H. WOODS United States District Judge				